This case has been carefully reviewed and analyzed in view of the Office

Action dated 21 September 2005. Responsive to the Office Action, Claim 1 has

been amended to clarify the combination of elements that form the invention of

the Subject Patent Application. Additionally, Claims 4 and 6 have been amended

to change the dependency thereof and Claims 3 and 4 have been cancelled by this

Amendment.

In the Office Action, the Examiner objected to Claims 1 - 11 due to

informalities in Claim 1. Accordingly, Claim one has been amended to correct the

informalities in the manner kindly suggested by the Examiner.

In the Office Action, the Examiner rejected Claims 1 - 3, 7, 9 and 10 under

35 U.S.C. § 103(a), as being unpatentable over Nykanen, U.S. published Patent

Application No. 2004/0248561, in view of Gourrad, U.S. published Patent

Application No. 2003/0079020, and rejected Claims 8 and 11 under 35 U.S.C. §

103(a), as being unpatentable over Nykanen, U.S. published Patent Application

No. 2004/0248561, in view of Laumen, U.S. published Patent Application No.

2003/0119552, and further in view of Paytiris, U.S. published Patent Application

No. 2004/0087336. However, the Examiner kindly indicated that Claims 4 - 6

would be allowable if rewritten in independent form, including all of the

limitations of the base claim and any intervening claim.

Claims 1 has been amended to incorporate the limitations of Claims 3 and 4

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therein. Thus, Claim 4 has effectively been placed in independent form, including all of the limitations of the base claim, Claim 1, and the only intervening claim, Claim 3. Thus, Claim 1 and the claims dependent thereon should now be allowable. Claims 5 and 6 have been amended to change their dependency form the now cancelled Claim 4 to Claim 1.

It is now believed that the subject Patent Application has been placed in condition for allowance, and such action is respectfully requested.

Respectfully submitted,

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